## Exhibit 6

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1
       IN THE UNITED STATES DISTRICT COURT
2
        FOR THE NORTHERN DISTRICT OF OHIO
3
                EASTERN DIVISION
4
5
     IN RE: NATIONAL
                             : HON. DAN A.
6
     PRESCRIPTION OPIATE
                             :
                               POLSTER
     LITIGATION
7
     APPLIES TO ALL CASES
                             : NO.
8
                             : 1:17-MD-2804
9
            - HIGHLY CONFIDENTIAL -
10
    SUBJECT TO FURTHER CONFIDENTIALITY REVIEW
11
12
                December 18, 2018
13
14
15
                 Videotaped deposition of
    MICHAEL PERFETTO, taken pursuant to
    notice, was held at the offices of Lieff
16
    Cabraser, LLP, 250 Hudson Street, New
17
    York, New York, beginning at 9:09 a.m.,
    on the above date, before Michelle L.
18
    Gray, a Registered Professional Reporter,
    Certified Shorthand Reporter, Certified
19
    Realtime Reporter, and Notary Public.
20
21
           GOLKOW LITIGATION SERVICES
22
       877.370.3377 ph | 917.591.5672 fax
                 deps@golkow.com
23
2.4
```

```
1
                 And your bonus was tied in
           0.
2
    part to your ability to increase sales
    for those products; is that right?
4
                 MR. ROTH: Object to form.
5
                  THE WITNESS: Can you repeat
6
           the question?
7
    BY MS. BAIG:
8
           Q. Your bonus was tied in part
9
    to your ability to increase sales for
10
    those products; is that right?
11
                 MR. ROTH: Same objection.
12
                  THE WITNESS: My bonus was
13
           tied to making my target for an
14
           aggregate of all the products for
15
           the U.S.
16
    BY MS. BAIG:
17
                 Which included those
18
    products, correct?
19
                 MR. ROTH: Same objection.
20
                  THE WITNESS:
                                Yes.
21
    BY MS. BAIG:
22
                 And I think you testified
23
    that you didn't recall what your bonus
24
          But you do recall that you received
    was.
```

```
1
    one each year; is that right?
2
           Α.
                 Excuse me.
3
           Q. I think you testified that
4
    you couldn't recall what your bonus was
5
    each year. But do you recall that you
6
    did, in fact, receive one each year while
7
    you were at Actavis?
8
           A. I will answer that most
9
    years. I can't answer definitely that I
10
    received it every year.
11
                 Okay. And what marketing
12
    tools did Actavis use to drive sales of
13
    these generic products while you were
14
    there?
15
                 MR. LUXTON: Objection to
16
           the form.
17
                 THE WITNESS: We -- we
           don't -- we don't market products.
18
19
           We sell generics. We don't use
20
           marketing. We actually don't use
21
           promotion.
22
                 We use -- because if you
23
           look at generics, we're all the
24
           same product. So we use quality,
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product supply, and pricing
```

- primarily to sell our products.
- 3 BY MS. BAIG:
- Q. So are you saying that you
- 5 don't use any marketing tools to sell --
- or you didn't use any marketing tools to
- <sup>7</sup> sell your generic --
- MR. LUXTON: Objection to
- 9 form.
- 10 BY MS. BAIG:
- Q. -- opioid products while you
- were at Actavis?
- 13 A. Because typically when you
- think of marketing, you think of
- promoting to the doctors with samples and
- 16 calling on -- in the pharmaceuticals, and
- calling on the doctors. We don't do any
- of that.
- So our -- our primary job is
- to provide an alternative to the branded
- 21 product at a discount to the branded
- product on price, have good quality, good
- supply, and that's how the reps are
- selling, plus their relationships with